# EXHIBIT "B"

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## NORTH CAROLINA DEED OF TRUST

SATISFACTION: The debt secured by together with the note(s) secured thereby This tha day of Signed:	the within Deed of Trust has been sadsfied in full 20	
Mail to: WH.LIAM P. AYCOCK, H, atto This instrument was prepared by: BEST:	mey, PO Beix 21847, Greensberro, NC and BEST, PLLC, 138 Chadotte Street	27420 Ashcoille, NC 28801
THIS DEED of TRUST made this 10th d		
GRANIOR .	TRUSTEE	BENEFICIARY
THE HAMMOCKS, LLC, a South Carolina limited liability company authorized to do business in North Carolina as RICHMOND HILL INN, LLC, and GATEWAY PARK PROPERTIES, LLC, a South Carolina limited liability company	WILLIAM P. AYCOCK, II PO Bur 21847 Greensborn, NC 27420	RICHMOND HILL, INC., a Not Carolina corporation

The designation Grantor, Trustee, and Beneficiary as used berein shall include said parties, their heirs, successors, and assigns, and shall include singular, plural, masculine, ferminine or neutral as required by context.

WITNESSBIH, That The Hammocks, LLC, a South Carolina limited liability company, and Gateway Park Properties, LLC, a South Carolina limited liability company, are indebted to the Beneficiary in the principal sum of Right Million Right Handred Thousand and 00/100 Dokars (1 & 800,000.00), as evidenced by a Purchase-Money Promissory Note of even date herewith, the terms of which are incorporated herein by reference. The final due date for psymeons of said Promissory Note, if not sooner paid, is October 9, 2006.

NOW, THERHFORE, as security for said Purchase-Money Promissory Note and other valuable consideration, the receipt of which is hereby acknowledged, the Geantor has bargained, sold, given and courseyed and do by these presents bargain, sell, give, grant and course to said Trastice, his helia, or successors, and assigns, the parteds of land situated in the City of Asheville and Hazel Township of Rencombe County, North Carolina, (the "Premises") and more particularly described as follows:

BEGDANING at an existing iron pipe, the southeast corner of Lot 23, Section 1, Richmond Hill Park, as per plat thereof recorded in Plat Book 28, Page 92, Buncombe County Registry; which iron pin is also located in the northern margin of Richmond Hill Drive (60 foot right-of-way); thence from said Beginning point with the northern margin of Richmond Hill Drive, South 57° 31' 38' West 80 feet to an icon pipe, the southwest country of said Lot 23; thence with the western line of Lot 23, North 22" 22" West 150.06 fees to an item pin, the northwest comer of Lot 23; thence North 67 31 38" East 80 feet to an item pin, the northeast corner of Lot 23; thence the following four (4) calls with the North Carolina Baptist Homes, Inc. (see Deed Book 1183, Page 423, and Deed Book 1189, Page 460): North 40° 29' 32" Bart 719.98 feet to an iron pin; North 45° 41' 10" West 251.20 feet to so iron pin; North 40° 29' 10" West 285.90 feet to an existing iron pipe; North 89° 09' 55" West 460.70 feet to an existing from pipe, the southeast corner of Lor 59, Section 4, Richmond Hill Park, as per plat thereof recorded in Plat Book 32, Page 58, Buncombe County Registry, thence with the sext lines of Lots 59, 58, 57, 56 and 55, North 00° 52' 49" East 414.04 feet to an iron pipe; thento with the rear lines of Lots 54 and 53, North 23° 22' 11" West 19800 fore to an icon pin, Eccest L. McCombs' (now or formerly) southernmost comer (see Deed Book 1503, Page 267); there with McCombe southeastern line, North 39° 41' 29° East 166.73 feet to so iron plot theore, along a curve to the right, a chord beating and distance of South 40° 10' 42" Bast 11223 feet (with a circle having a radius of 200.00 feet) to an iron pipe; thence South 23° 53' 00" Rest 27.86 feet to an existing tron pipe, a comet with Curis D. Stangill (see Deed Book 1326, Page 265); thence with Stungill's southesstern Inc., North 53° 39' 36" Hast 253.01 feet to so existing from some, the southernmost corner of Lot 2 as shown on Plat Book 46, Page 140, Buncounter County Registry; thence a new line with The Children's Grammer School, Inc. (now or formerly) (see Deed Book 1597, Page 632) the following six (6) calls: South 37° 21' 42" Bast 275.27 feet to an existing from pipe; South 69° 38' 41" Best 94.03 lect to an iron pipe, South 77° 50' 52" East 45.83 feet to an iron pin; North 82° 36' 17" Hast 37.95 feet to an iron pin; North 74° 34° 14" Hast 95.11 feet to an iron pin; North 69° 49' 23" East 131,98 feet to an existing iron pin; thence North 45° 16' 18" East 525.57 feet to an iron pin, the southernmost countr of Let 21 of Rolling Oaks Estates, as shown on Plat Book 46, Page 140, Buncombe County Registry, thence with the southern and rear lines of Low 21 and 22, North 68° 50' 48" Best 118.00 feet to an existing iron pin in the western right-of-way of the Norfolk Southern Railway; thence with the right-of-way of Norfolk Southern Railway the following eight (8) calls: South 17° 23' 15" East 599.13 feet to a point; South 14° 15' 35" East 200.00 feet to a point, South 07° 34' 45" East 200.00 feet to a point, South 01° 55' 30" West 200.00 feet to a point, South 10° 39' 20" West 200.00 feet to a point, South 14° 08' 50" West 858.42 feet to a point, South 16° 31' 45" West 200.00 feet to a point, South 22° 37' 10" West 248.81 feet to a point, thence South 59° 55' 57" East 139.91 feet to a point; thence South 250 13' 28" West 90.51 feet to a point in the center of Pearson Bridge Road; thence with the centre of Pezrson Bridge Road, the following six (6) calls: North 44" 13' 44" West 208.14 fort to a point; along a curve to the left, a chord bearing and distance of Neath 72° 01° 52° West 145.69 feet

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ARACT II: BRING all of Parcel No. 1 containing 1.586 series, more on less, and Partel No. 2 containing 0.541 series, cook or less, conveyed from Southern Region Industrial Realty, Inc., a Georgia Corporation, to The Education Center, Inc. a North Carolina Corporation, by deed dated November 13, 1992, and recorded in Direct Book 1721, at Page 452, in the Office of the Register of Deeds for Boncombe County, North Carolina, and being contently identified as PIN: 9639.11.65.8881.

IRACTUI: BRING all of Lot 16, Section I, of Richmond Hill Park, as shown on that Plat recorded in Plat Book 28, Page 92, of the Office of the Register of Deeds for Eurocombe County, North Catolina, reference to which is made for a more particular description of said Lot, and bring all that property conveyed to Granter by deed recorded in Deed Book 2330, at Page 88, in the Office of the Register of Deeds for Buncombe County, North Catolina, and being contently Scattlied as PIN 9639.11.56,7411.

TRACTIV: BEING all of Lot 17, Section One of Richmond Hill Park, as shown on a Plat recorded in the Office of the Register of Deeck for Buncombe County, North Carolina, in Plat Book 28, at Page 92, reference to which is hereby made for a more particular description of said Lot, and being all that property todays for Granton by deed recorded in Book 2268, at Page 798, in the Office of the Register of Deeds for Buncombe County, North Carolina, and being courselly identified as PIN: 9659.11.56.6433.

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TO HAVE AND TO HOLD said Premies with all privileges and appartenances thereun to beloaging to said Trustee, his heirs, successors, and assigns forever, upon the trusts, terms and conditions, and for the tues

If the Bornowits shall pay the Note secured hereby in accordance with its teims, together with interest thereon, and any renewals or extensions thereof in whole or in part, all other sums secured hereby and shall tompty with all of the covenants, terms and conditions of this Deed of Trust, then this conveyance shall be noll and and shall and may be canceled of record at the request and the expense of the Granter.

If, however, there shall be any default (a) in the payment of any sums doe under the Note, this Deed of Trust of any other instrument, sconing the Note and such default is not council within thirty (30) days after written notice thereof, or (b) if there shall be default in any of the other covenants, terms or conditions of the Note sectured hereby, or any falont or neglect to comply with the covenants, terms or conditions contained in Note sectured hereby, or any falont or neglect to comply with the covenants terms or conditions contained in this Deed of Trust or any other instrument securing the Note and such identities not crued within dulty (20) days after written notice, then and in any of such events, without further notice, it shall be lawful for and the days of the Trustee, upon request of the Beneficiary, to tell the land berein conveyed at public antion for cesh, after having first giving such notice of hearing as to commendement of freedostine proceedings and obtained such findings on leave of court as may then be required by law and giving such notice and any master such and place of such sale in such manner as the Trustee is empowered. The Trustee shall be authorized to retain an attorney to represent him in such proceedings to foreclosine proceedings under power of sale to convey title to the processor of the Sele shall after the Trustee is empowered. The Trustee shall be authorized to retain an attorney to represent him in such proceedings.

The proceedie of this Sele shall after the Trustee is empowered. The Trustee shall be authorized as the provisions hencef and otherwise as neighbor

initial sele.

And the said Grimtor does hardey coverant and agree with the Thuster as follows:

1. INSURATION. Grantor shall keep all supportments on said lead, now or hereafter circued, constantly insured for the benefit of the Benefitiary against loss by fire, windstorm and such other casualities and confinencies, in such manner and in such companies and for such amounts, not less than that amount necessary to pay the spin secured by him Deed of Thus, and as may be substitutely to the Beneficiary, Granton shall purchase such insurance, pay all premiums therefor, and shall deliver to Beneficiary such policies along with evidence of premium payments as long as the Note secured hirsby tensits unpaid. If Grantor fails to purchase such insurance, pay premiums therefor, and shall policies along with evidence of payment of purchases further the such insurance, such insurance, such amounts paid by Beneficiary shall be added to the principal of the Note secured by this Doed of Thus, and shall at the option of Beneficiary be applied to the debt secured hereby and if payable in installments, applied in the inverse order of Beneficiary be applied to the debt secured hereby and if payable in installments, applied in the inverse order of manning of such installments or to the repair of reconstruction of any improvements located upon the Property.

mainity of such distriments in to the steph. To the state of the same shall become due in the event per lawfully levied against said Frequiess within thing (20) days after the same shall become due in the event that Grantos fails to so pay all time, assessments and charges as herein required, then Beneficiary, at his option, may pay the same and the amounts so paid shall be added to the principal of the Note secured by this Deed of Trust, and shall be due not payable upon demand of Beneficiary.

3. ASSIGNMENTS OF RENTS AND PROPIES. Granton assigns to Beneficiary, in the event of default, all tents and profits from the land and any improvements thereon, and authorizes Beneficiary to enter upon and take possession of such land and improvements, to zent same, at any reasonable cate of tent determined by

Beneficiary, and after deducting from any such reads the cost of relating and collection, to apply the remainder

Beneficiery, and after deducting from any such reads the cost of reasting and consection, as apply the territoria to the debt secured bereby.

4. PARTIAL RELEASE. Granter shall not be entitled to the partial release of any of the above described property unless a specific provision providing therefor is included in this Deed of Trust. In the event a partial release provision is included in this Deed of Trust, Granter must strictly comply with the terms thereof. Notwithstanding sopthing berein contained, Granter shall not be entitled to any release of property unless Granter is not in defend and is in full compliance with all of the terms and provisions of the Note, this Deed of Trust, and any other instrument that may be securing said Note.

5. WASTR. The Granter coverants that he will keep the Premises herein conveyed in as good order, repair and condition as they are now, reastenable wear and tax excepted, and will comply with all governmental requirements respecting the Premises or their use, and that he will not constitute any waste.

6. CONDEMNATION. In the event that any or all of the Premises shall be condemned and taken under the power of eminent domain, Granter shall give immediate written notice to Beneficiary and Beneficiary shall.

the power of eminent domain, Granter shall give immediate written notice to Beneficiary and Beneficiary shall have the right to receive and collect all damages awarded by resson of such taking, and the right to such damages hereby is assigned to Beneficiary who shall have the discretion to apply the amount so neceived, or my part thereof, to the indebtedness doe besender and if payable in installments applied in the inverse order of maturity of such installments, or to any alteration, repair or restoration of the Premises by Granter.

WARRANTIES. Genter coverants with Trustee and Beneficiary that he is seized of the Premises in feet smaller has the debt to context the same in feet simple that this is mathematically and five and clear of all

WARRANTIES Genter coverants with trustee and beneating that he is stored of the treating in the simple, has the right to convey the same in fee simple, that title is marketable and free and clear of all encumbrances, and that he will warrant and defind the title against the lawful claims of all persons whomsoever, except for the exceptions having the stated. Hide to the property hereinabove described is subject to the following exceptions: easements, rights-of-way and restrictions of record, including, but not himted to, the rights-of-way for Peasson Bridge Road, Richmond Hill Drive and Norfolk and Southern Railway, and to advance have for the year 2005 which have been provided between the parties to this deed

8. SUBSTITUTION OF TRUSTEE. Greator and Trusten covernat and agree to and with Beneficiary that in case the said Trustee, or any successor matric, shall die, become incapable of acting, renounce his trust, or for any reason the holder of die Note desires to replace said Trustee, then the holder may appoint, in writing, a tractice to take the place of the Trustee; and upon the probate and registration of the same, the trustee thus appointed shall succeed to all rights, powers and distins of the Trustee.

THE POLLOWING PARAGRAPH, 9. SALE OF PREMISES, SHALL NOT APPLY UNLESS THE BLOCK TO THE LEFT MARGIN OF THIS SENTENCE IS MARKED AND/OR INITIALED.

9. SALE OF PREMISES. Grantor agrees that if the Premises or any part thereof or interest therein is sold, assigned, transferred, conveyed or otherwise elicitated by Granton, whether voluntarily or involvedtably or by operation of law lother than: (1) the creation of a lice or other encumbrance subordinate to this Deed of Trust operation of law (other than (i) the creation of a len or other encumpiance subordinate to that Dech of This which does not relate to a trainfer of rights of occupancy in the Premises (ii) the creation of a purchase money recursity interest for household appliances (ii) a transfer by devite, descent or operation of law on the death of a joint tenant or tenant by the entirety, (iv) the great of a leasthold interest of three (3) years or less not containing an option to purchase, (v) a transfer to a relative resulting from the death of a Grantor, (vi) a transfer where the spouse or indiction of the Grantor become the owner of the Premises, (vii) a transfer resulting from a decree of a dissolution of manings, legal separation agreement, or from an incidental property settlement agreement, by which the spouse of the Grantor becomes an owner of the Premises, (viii) a strainfer into an inject vivos trust in which the Grantor is and remains a heneficiary and which does not relate to a resource of which the Grantor is and remains a heneficiary and which does not relate to a resource of which the Grantor is and remains a heneficiary and which does not relate to a resource of which the Grantor is and remains a heneficiary and which does not relate to a into an inter typos trust in which the Grablot is and termins a beneficiary and which does not relate to a transfer of rights of occupancy in the Fremises], without the prior written consent of Beneficiary, Beneficiary, at its own option, may declare the Note scoured hereby and all other obligations hereunder to be fourthwith due and payable. Any change in the legal or equitable title of the Premises or in the heneficial ownership of the Premises, including the sale, conveyance or disposition of a majority interest in the Grantor if a corporation, partnership, or limited liability company, whether or not of record and whether or not for consideration, shall be deemed to be the transfer of an interest in the Francisco.

10. ADVANCEMENTS. If Granter or Borrowers shall fail to perform any of the covenants or obligations contained herein or in any other instrument given as additional security for the Note secured hereby, the Beneficiary may, but without obligation, make advances to perform such covenants or obligations, and all such sums so advanced shall be added to the penerical sum, shall bear interest at the rate provided in the Nove

second hereby for sums the after definit and shall be due from Grantor on demand of the Beneficiary. No advancement or anything contained in this paragraph shall constitute a waiver by Beneficiary or prevent such failure to perform from constituting an event of default.

failure to perform from constituting an event of default.

11. NIDEMONIFY. If any suit or proceeding be beought spainst the Trustee or Beneficiary or if any suit or proceeding be brought which may affect the value or title of the Premises, Grantor shall defend, indemnify and hold hamnless and on demand reimbrose Trustee or Beneficiary from any loss, cost, damage or expense and any sums expended by Trustee or Beneficiary shall be an interest as provided in the Note secured hereby for rurns thus after default and shall be due and payable on demand.

12. WAIVERS, Grantor waives all rights to require marshallog of assets by the Trustee or Beneficiary, No delay or omission of the Trustee or Beneficiary in the exercise of any right, power or remedy string under the Note or this Deed of Trust shall be deemed a waiver of any default or acquiescence therein or shall impose or mand and acquiescence therein or shall impose or mand any acquiescence therein or shall impose or mand any acquiescence therein or shall impose or mand and acquiescence therein or shall impose or mand any acquiescence therein or shall be deemed as waiver of any default or acquiescence therein or shall impose or mand any acquiescence therein or shall be decreased as waiver of any default or acquiescence therein or shall be decreased as acquiescence and acquiescence therein or shall be decreased as acquiescence and acquiescen

waive the exercise of such right, power or exencely by Tinstee or Bracelicing at any other time.

13. CIVIL ACTION. In the event that the Trustee is trained as a party to any civil arisin as Trustee in this Deed of Trust, the Trustee shall be entitled to employ an attrainer at law, including himself if he is a licensed attorney, to represent him in said action and the transmalle attorney's fee of the Trustee in such action shall be paid by the Beneficher; and arcled to the principal of the Note scented by this Deed of Trast and best interest at the este provided in the Note for sums due after default.

14. PRIOR LIENS, Default under the terms of any instrument secured by a lien to which this Deed of

Trust is subordinate shall constitute default beneunder.

15. Other Terms:

#### (2) Care of Permises.

- The Gerntor will keep and maintain the insprovements now or hereafter exected on the Premises in good condition and repair, will maintain constantly in good and unbroken condition all parking stear and ingress and egress easements (with parking stear clearly striped), will not commit or suffer any waste and will not do or suffer to be done anything which will materially increase the risk of lice or other becard to the Premises or any part thereof, and shall keep and maintain all firmitate, firmites and appliances in good repair and condition and shall replace any such furniture, firmites or appliances which become obsolute or ween out during the term become
- The Grantor will not expand or extend the Premises except with the written consent of the Beneficiary.
- The Grantest will not constitues, sestore, add to or after any building or other improvement in the Premises or any extension thereof, not consent to or permit any such construction, responsition, addition or alteration without Beneficiary's written consent.
- (v) The Gunter shall not operate the Premises, or permit same to be operated, as a cooperative or condominium building or buildings in which any tenants or occupants participate in the ownership, control or management of the Premises or any part thereof as tenant, stockholder or
- (v) If the Premises are damaged by fire or any other cause in an amount in excess of FIVE THOUSAND AND NO/100 DOLLARS (\$5,000.00), the Grantor will give immediate written notice of the same to the Beneficiary.
- The Beneficiary or its representative is hareby authorized to enter upon and inspect the Premises et all reasonable times.
- Without hinning any other provision contained herein relating to the same or similar matters as hereinafter set forth, Grantor covenants and agrees that in the ownership, operation and management of the Premises Grantos will observe and comply with all applicable federal, state and local statutes, ordinances, regulations, orders and restrictions, whether now existing or hereafter

## (b) · Right of Beneficiary to Poster and Take Postersion.

- (i) If an event of default shall have occurred, the Grantor, upon demand of the Benedictary, shall forthwith surrender to the Benedictary the actual possession of the Premises and if, and to the extent permitted by law, the Benedictary may enter and take possession of the Premises, the Benedictary may exclude the Grantor and the Grantor's agents and employees wholly therefrom
- (ii) Upon every such entering and taking of possession, the Beneficiary may hold, store, use, operate, manage, control and maintain the Premiers and conduct the business thereof, and from time to time:

  (i) make all necessary and proper repairs, menerals, replacements, additional betterments and improvements thereto and thereon and purchase or otherwise arquire additional fixtures, personally and other property; (2) insure or keep the Premises insured; (3) manage and operate the Premises and cateriase all the rights and powers of the Granton in its name or otherwise, with respect to the same and (4) enter the any and all agreements with respect to the exercise by others of any of the powers berein granted the Beneficiary, all as the Beneficiary may from time to time determine to be to its best advantage; and the Beneficiary may collect and receive all of the income; sents, profits, its is and revenues of the Premises, including those past the as well as those abcuning thereafter and, after deducting the cost of collecting the same, shall apply the reinstitutes of the among so received by the Beneficiary, in a manner within the role discretion of Beneficiary, so long as to payments on the Nore or otherwise to benefit the Franciscs.
- (iii) For purpose of carrying out the provisions of this Paragraph 15(b), the Grantus hereby constitutes and appoints the Beneficiary the true and lawfol attenders in-fact of the Grantus to do and perform, from time to time, any and all actions necessary and incidental to such purpose and does, by these presents, ratify and confirm any and all actions of said attenticy in-fact for such numbers.

### (c) Appointment of a Receiver.

- (i) If an event of default shall have occurred, the Beneficiary upon application to a torus of competent judicidian, shall be entitled, without notice and without regard to the adequacy of any security for the indebtedness hereby secured or the solvency of any party bound for its payment, to the appointment of a receiver to take possession of and to operate the Premises and to collect the rents, profits, issues and revenues thereof.
- (ii) The Grantor will pay to the Beneficiary upon demand all expenses, including receiver's fees, attentity's fees, costs and agent's compensation, incurred pursuant to the provisions contained in this Paragraph 15(d), together with interest thereon, and all such expenses and interest shall be recaused by this Deed of Trust.

IN WITNESS WHEREOF, the Granter has duly executed the foregoing as of the day and year first above printen.

Mar. 26, 2009 7:094

82 P. IN WITNESS WHEREOF, the Grantor has duly executed the foregoing as of the day and year first above written.

THE HAMMOCKS, LLC

MEMBER/MANAGER

GATEWAY PARK PROPERTIES, LLC

TOTAL DEPAYMENT

STATE OF NORTH CAROLINA COUNTY OF BUNCOMBE

I. PETER P. BEST, a Notary Public of Buncombe County, NC, certify that '

I. NA ... (b-furx). Member/Manager of THE HAMMOCKS, ILC, a South
Carolina Limited Liability Company, personally appeared before me this day and acknowledged his
execution of the foregoing instrument as Member/Manager on hehalf of and as the act of said
limited liability company.

Witness my hand and official stomp or seal, this the 10 day of October, 2005.

NOTARY PUBLIC

ETER F.

PUBLIC

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STATE OF NORTH CAROLINA COUNTY OF BUNCOMBE

I PETER F. BEST, a Notary Public of Enncombe, NC, certify that MSE COMMENTERS, LLC.

3 South Carolina Limited Liability Company, personally appeared before me this day and acknowledged his execution of the foregoing instrument as Member/Manager on behalf of and as the act of said limited liability company.

Witness my hand and official stamp or seal, this the 10 day of October, 2005.

NOTARY PUBLIC

My commission expines: 2/20/20/0

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